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UNITED STATES MARINE CORPS
Headquarters 4th Marine Logistics Group
2000 Opelousas Avenue, Building 1
NEW ORLEANS, LA 70146-0000

18 86119 86668 10.

04 Dec 12

SECOND ENDORSEMENT on INSPECTOR-INSTRUCTOR, B D/S Motor Transport Company, Sixth Motor Transport Battalion, Fourth Marine Logistic Group ltr 1910 of 28 Nov 12

From: Commanding General, 4th Marine Logistics Group, 2000 Opelousas Avenue,

Building 1, NEW ORLEANS, LA 70146-0000

To: COMMANDANT OF THE MARINE CORPS (MMSB-20), HEADQUARTERS, U.S. MARINE

CORPS, QUANTICO, VA 22134-5002

Subj: RECOMMENDATION FOR ADMINISTRATIVE DISCHARGE OF LANCE CORPORAL DANIEL A

DUNN, USMCR

Ref: (a) MCO P1900.16 (MARCORSEPMAN)

1. Readdressed and forwarded for filing in accordance with section 6311.6 of reference (a).

2. The recommendation that the respondent be administratively discharged from the United States Marine Corps Reserve is approved. By copy of this letter, the Respondent's Commanding Officer is directed to take those administrative steps necessary to effect subject Marine's separation within 20 days from the date of receipt of this letter under the following criteria:

a. Characterization of Service: Other Than Honorable

b. Authority for Discharge: MARCORSEPMAN, par.6210.6

c. Separation Code: HKQ1 - MISCONDUCT

d. Reenlistment Code: RE-4

e. Suspension: None

3. The Respondent's command will also forward the closed-out service record book of subject Marine to the Commandant of the Marine Corps (MMSB-20) and, by separate correspondence, inform this Headquarters (SJA), of the date of separation.

R. R. MACHUT



UNITED STATES MARINE CORPS

HEADQUARTERS 4TH MARINE LOGISTICS GROUP 2000 Opelousas Avenue, Building 1 NEW ORLEANS, LA 70146-0000

> in Repair Rever on. 1910

01 Dec 12

### MEMORANDUM OF REVIEW

Staff Judge Advocate, 4th Marine Logistics Group, 2000 Opelousas

Avenue, Building 1, NEW ORLEANS, LA 70146-0000

To: Commanding General, 4th Marine Logistics Group, 2000 Opelousas Avenue,

Building 1, NEW ORLEANS, LA 70146-0000

RECOMMENDATION FOR ADMINISTRATIVE DISCHARGE OF LANCE CORPORAL DANIEL A Subj:

DUNN, USMCR

SJA Opinion under paragraph 6308.1c of MCO P1900.16 (MARCORSEPMAN): the proceedings have been reviewed and found sufficient in law and in fact.

Recommended basis for discharge: Misconduct / Commission of a Serious Offense

Recommended characterization of discharge: Other Than Honorable

Suspension: None

5. SJA Comments: Legally and factually sufficient. On 23 Sep 12, SNM was arrested for two felonies and two misdemeanors. The charge of Retaliation carries a possible sentence of 2-10 years in prison and fines up to \$10K. Due to SNM's prior actions, command has a concern that he is a risk to other unit members and has no potential for future service in the Marine Corps Reserve. Per MARADMIN 328/10, SNM has not been mobilized or deployed and is exempt from the required medical screening for PTSD or TBI. I recommend that LCpl Dunn be separated from the Marine Corps with an Other Than Honorable Characterization of service.

6. The Respondent is a SMCR Marine with no combat service or deployment, and no diagnosis of PTSD or TBI. Therefore, Respondent is exempt from the medical evaluation requirements of MARADMIN 328/10.

A. J. CHARANZA JR





B D/S Motor Transport Company, Sixth Motor Transport Battalion, Fourth Marine Logistic Group 301 E REGIS ST SUITE 1137

301 E REGIS ST SUITE 1137 LUBBOCK, TX 79403-1137

IN REPLY REFER TO: 1910 S-1

02 Oct 12

From: Commanding Officer, B D/S Motor Transport Company, Sixth Motor

Transport Battalion, Fourth Marine Logistic Group, 301 E REGIS ST SUITE

1137, LUBBOCK, TX 79403-1137

To: Commanding General, 4th Marine Logistics Group, 2000 Opelousas Avenue, Building 1, NEW ORLEANS, LA 70146-0000

Subj: RECOMMENDATION FOR ADMINISTRATIVE DISCHARGE OF LANCE CORPORAL DANIEL A DUNN, USMCR

Ref: (a) MCO P1900.16 (MARCORSEPMAN)

(b) MARADMIN 328/10

Encl: (1) Notification of Separation Proceedings

(2) Acknowledgment of Rights

(3) Purpose and Scope of BCNR and NDRB

(4) Personal Receipt of Notification of Separation Proceedings

(5) Supporting Documents

- 1. I recommend that DANIEL A. DUNN be separated from the United States Marine Corps Reserve with an Other Than Honorable characterization of service.
- 2. Per the references, the notification package (enclosures (1), (2), and (3)) was delivered in person to the Marine. See enclosure (4).
- 3. Enclosure (5) includes pages from the service record book and documentation supporting the basis for separation. On 23 September 2012 on or about 0230, Lance Corporal Daniel A. Dunn, was arrested by the Lubbock Police Department. He was charged with the following offenses: Felony Charges (2) Retaliation and Stalking; Misdemeanor Charges (2) Unlawful carry of a weapon and public intoxication. It is my recommendation that LCpl Dunn be separated from the Marine Corps with an Other Than Honorable Characterization of service. LCpl Dunn's actions have tainted the Marine Corps' Image and of this Unit and are detremental to our Esprit de Corps and Mobilization readiness. LCpl Dunn has not deployed or participated in a combat operation during his service.
- 4. The Marine submitted no statement.
- 5. I have reviewed the Respondent's records and certify that SNM has no combat service or deployment and the Respondent was not diagnosed with Post-Traumatic Stress Disorder or Traumatic Brain Injury.
- 6. The Reserve Unit Commanding Officer or Officer in Charge is in agreement with the recommendation.

E. M. PARDO



UNITED STATES MARINE CORPS

B D/8 Motor Transport Company. Sixth Motor Transport Battalion, Fourth
Marine Logistic Group
301 8 REGIS ET SULTE 1137
LUEBOCK, TX. 79403-1137

19 20017 partie for 1910 S-1 02 Oct 12

# CERTIFIED # 7005 1160 0000 1093 7701

Prom: Commanding Officer, B D/S Motor Transport Company, Sixth Motor Transport Battalion, Fourth Marine Logistic Group, 301 E REGIS ST SUITE 1137, LUBBOCK, TX 79403-1137

To: Lance Corporal DANIEL A. DUNN, USMCR

Subj: NOTIFICATION OF SEPARATION PROCEEDINGS (BOARD CASE)

Ref: (a) MCO P1900.16 (MARCORSEPMAN)

Encl: (1) Purpose and Scope of the BCNR and NDRB (2) Acknowledgement of Respondent's Rights

1. You are hereby notified that I intend to recommend to the Commanding General, 4th Marine Logistics Group that you be discharged from the U.S. Marine Corps / U.S. Marine Corps Reserve in accordance with paragraph(s) 6210.6 of the reference by reason of:

### a. Primary Basis

- (1) GENERAL BASIS: Misconduct
- (2) SPECIFIC BASIS: Commission of a Serious Offense
- (3) FACTUAL BASIS: On 23 September 2012 on or about 0230, Lance Corporal Dunn, Daniel A. was arrested by the Lubbock Police Department. He was charged with the following offenses: Felony Charges (2) retaliation and stalking: Misdemeanor Charges (2) unlawful carry of a weapon and public intoxication.
- 2. The least favorable characterization of service which you may receive is Other Than Honorable. Although the Commanding General, 4th Marine Logistics Group will make the determination of characterization if you are separated, I am recommending you receive an Other Than Honorable characterization of service.
- 3. You are advised that if a Marine serving in pay grade E-4 or above is administratively separated under other than honorable characterization of service, the Marine will be administratively reduced to pay grade E-3 effective upon separation in accordance with paragraph 6311.8 of the reference.
- 4. As a result of these separation proceedings, you have the following rights:
- a. You have the right to consult with qualified counsel prior to electing or waiving any of your rights. It is in your best interest to do so prior to waiving any of your rights.
- b. You have the right to request a hearing before an Administrative Discharge Board in accordance with paragraph 6304 of the reference.

10-16-2012

2/10

Subj: NOTIFICATION OF SEPARATION PROCEEDINGS (BOARD CASE)

- c. You have the right to present written statements to the Commanding General, 4th Marine Logistics Group, in rebuttal to this proposed separation, and in lieu of having a hearing.
- d. You have the right to obtain copies of documents that will be forwarded to Commanding General, 4th Marine Logistics Group, supporting the basis of this proposed separation. Classified documents shall be summarized.
- e. You may waive any of these rights after being afforded an opportunity to consult with counsel.
- f. If you have a history of Combat Service or Deployment, as defined by MARADMIN 328/16, you are required to be screened for Post-Traumatic Stress Disorder (PTSD) and Traumatic Brain Injury (TBI). You are hereby directed to contact this command to schedule an appointment for medical evaluation within 45 days of receipt of this notification. Failure to complete this action will NOT delay these proceedings.
- 5. Should you request a hearing before an Administrative Separation Board, you will be afforded the following rights:
- a. To appear in person before such a board or be represented by counsel if you are confined by civil authorities.
- b. To be represented by appointed military counsel, or military counsel of your choice if available.
- c. To be represented by civilian counsel if you desire and at your own expense.
- d. To challenge voting members of the board or the legal advisor, if any, for cause only.
- e. To testify in your own behalf, subject to the provisions of Article 31, UCMJ (Compulsory Self-Incrimination Prohibited).
- f. At any time during the proceedings, you or your counsel may submit written or recorded matter for consideration by the board.
  - g. You or your counsel may call witnesses on your behalf.
- h. You or your counsel may question any witness who appears before the board.
- 1. You or your counsel may present argument prior to the board closing the hearing for deliberation on findings and recommendations.
- j. Upon written request to the Convening Authority, to be provided a copy of the report of the board and the endorsement thereon.
- k. Failure to appear at a hearing without good cause constitutes a waiver of your right to be present at the hearing.
  - 1. You have the right to make a sworn or unsworn statement.
- m. You have the right to examine evidence presented by the board, to cross examine witnesses appearing before the board, to submit evidence before the board, and to present final argument before the board.

10-16-2012

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Subj: NOTIFICATION OF SEPARATION PROCEEDINGS (BOARD CASE)

- n. Failure to respond after being afforded a reasonable opportunity to consult with counsel constitutes waiver of the rights in paragraph 6384.1d to 6384.1m of the reference.
- 6. Information on the Navy Discharge Review Board and the Board for Correction of Naval Records is provided to you as enclosure (1).
- 7. You are directed to respond in writing to this notification by completing and returning enclosure (2) within the following timeframes after receiving notification: two working days if you are on active duty and received it in person; or twenty days if you are a reservist not on active duty and received it in person or by mail.
- 8. If you are separated before you complete an active duty service requirement incurred because you received advanced education assistance, bonuses, or special pays, you may be required to reimburse the U.S. Government on a pro rata basis for the unserved portion of the active service requirement.

E. M. PARDO

Inspector-Instructor

04:29:10m.

UNITED STATES MARINE CORPS

B D/S Motor Transport Company. Sixth Motor Transport Battalion, Fourth Marina Logistic Group

301 E REGIS ST SUITS 1137 LUBBOCK, TX 79403-1137



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10-16-2012

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From: Lance Corporal DANIEL A. DUNN, USMCR

To: Commanding Officer, B D/S Motor Transport Company, Sixth Motor

Transport Battalion, Fourth Marine Logistic Group, 301 E REGIS ST SUITE

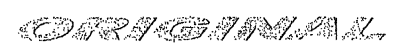
1137, LUBBOCK, TX 79403-1137

Subj: PERSONAL RECEIPT OF NOTIFICATION OF SEPARATION PROCEEDINGS

1. On the day of October, at 1030, I personally received the original Notification of Separation Proceedings dated 62.0/JohER 1012 and the Purpose and Scope of the BCNR and NDRB.

Signature of Marine

12/0/6 litness



# Purpose and Scope of Board of Correction of Naval Records (BCNR) and the Naval Discharge Review Board (NDRB)

The Board for Correction of Naval Records (BCNR), consisting of not less than three members, was established pursuant to 10 U.S.C. 1552, and considers. all applications properly before it for the purpose of determining the existence of an error or an injustice, and to make appropriate recommendations to the Secretary of the Navy. Application may be made by the member or former member, or such other persons as the board determines to be competent for such purpose. The Board for Correction of Naval Records, unlike the Naval Discharge Review Board (NDRB), may review discharges awarded by a general court-martial. Other types of cases reviewed by the board include, but are not limited to: those involving requests for physical disability retirement; the cancellation of a physical disability discharge, and substituting, in lieu thereof. retirement for disability; an increase in the percentage of physical disability; the removal of derogatory material from an official record; the review of nonjudicial punishment; and the restoration of rank, grade, or rating. Also, this board will review the case of a person who is in a Reserve component and who contends that the release from active duty should have been honorable, rather than general (under honorable conditions).

The law requires that application be filed with the Board for Correction of Naval Records within three years of the date of the discovery of the error or injustice. However, the board is authorized to excuse the fact that the application was filed at a later date, if it finds it to be in the interest of justice to consider the application. The board is empowered to deny an application without a hearing, if it determines that there is insufficient evidence to indicate the existence of probable material error or injustice to the applicant.

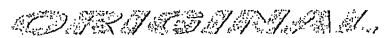
No application will be considered by the board until the applicant has exhausted all other effective administrative remedies afforded by existing law or regulations, and such other legal xemedies as the board shall determine are practical and appropriately available to the applicant.

An application to the board for the correction of a record shall not operate as a stay of any proceedings being taken with respect to the person involved. The board will consider the applicant's case on the basis of all the material before it, including but not limited to: the application for correction filed by the applicant, any documentary evidence filed in support of such applications, any brief submitted by or in behalf of the applicant, and all available pertinent records in the Department of the Navy. The applicant's service record is but one of the records which may be considered by the board.

In cases other than denied applications, the record of proceedings of the board will be forwarded to the Secretary of the Navy, who will direct such actions as determined to be appropriate.

In connection with review of executed discharges by the Board for Correction of Maval Records, there is no law or regulation which provides that an unfavorable discharge may be changed to a more favorable discharge solely because of the expiration of a period of time after discharge during which the respondent's behavior has been exemplary. To permit relief, an error or injustice must be found to have existed during the period of the enlistment in question and the respondent's good conduct after discharge, in and of itself, is not sufficient to warrant changing an unfavorable discharge to a

Enclosure (1)



more favorable type of discharge.

Applications for review and explanatory matter may be obtained by writing the Board for Correction of Naval Records. Department of the Navy, Washington, DC 20370-5100.

2. The Naval Discharge Review Board (NDRB), consisting of five members, was established pursuant to 10 U.S.C. 1553, to review, on its own motion; or upon the request of any former member of the Navy or Marine Corps; or in the case of a deceased member of the Navy or Marine Corps, upon the request of the surviving spouse, next of kin, or legal representative, or if incompetent by the member's guardian; the type and nature of final discharge to determine whether or not, under reasonable standards of naval law and discipline, the type and nature of the discharge should be changed, corrected, or modified, and if so, to decide what modification should be made. The board may also issue a new discharge in accordance with the facts presented to it.

The NDRB may review all final separations from the naval service, irrespective of the manner evidenced or brought about, except a discharge awarded by a general court-martial, or a discharge executed more than 15 years before date of review application. Such review is based on all available records of the Department of the Navy pertaining to the former member and such evidence as may be presented or obtained by the board.

NDRB has no authority to revoke any discharge; nor to reinstate any person in the military service subsequent to discharge; nor to recall any person to active duty; nor to waive prior disqualifying discharges to permit enlistment in the naval service or any other branch of the Armed Forces; nor to cancel enlistment contracts; nor to change the reason for discharge from or to physical disability; nor to determine eligibility for veterans benefits. Relevant and material facts germane to the former member concerned found by a general or special court-martial, or by a court of inquiry or board of investigation where the former member was in the status of a defendant or an interested party, as approved by the reviewing authorities, shall be accepted by the board as established facts in the absence of manifest error or unusual circumstances clearly justifying a different conclusion. Relevant and material facts stated in a specification to which the former member concerned pleaded guilty before a general or special court-martial, or where, upon being confronted by such a specification, the former member elected to request discharge for the good of the service, shall be accepted by the board as established facts in the absence of manifest error or unusual circumstances clearly justifying a different conclusion, or unless the former member shall show to the board's satisfaction, or it shall otherwise appear, that arbitrary or coercive action was taken against the member at the time, which action was not apparent to the reviewing authority from the face of the record.

The evidence before the board which may be considered in connection with a particular discharge document will normally be restricted to that which is relevant and material to the former member's particular term of Marine Corps service or during that term of Marine Corps service, or at the time of separation.

To warrant a change, correction, or modification of the original document evidencing separation from the Marine Corps, the former member concerned must show to the satisfaction of the board, or it must otherwise satisfactorily appear, that the original document was improperly or inequitably issued under standards of raval law and discipline existing at the time of the former

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member's original separation, or under such standards differing therefrom in the former member's favor which subsequent to separation, were made expressly retroactive to separations of the type and character had by the former member.

In connection with review of executed discharges by the NDRB, there is no law or regulation which provides that an unfavorable discharge may be changed to a more favorable discharge solely because of the expiration of a period of time after discharge during which the respondent's behavior has been exemplary. To permit relief, an error or injustice must be found to have existed during the period of the enlistment in question and the respondent's good conduct after discharge, in and of itself, is not sufficient to warrant changing an unfavorable discharge.

Applications for review and general information may be obtained by writing to the Naval Discharge Review Board, 801 North Randolph Street, Arlington, VA 22203-1989.

### 3. Statement of the Individual

I have been advised of the purpose and procedure for making application to the Board for Correction of Naval Records and the Naval Discharge Review Board.

I have also been advised that a discharge under other than honorable conditions resulting from a period of continuous unauthorized absence of 180 days or more, is a conditional bar to benefits administered by the Veterans Administration notwithstanding any action by the Naval Discharge Review Board.

10/5/ 12/01

Witness Signature

Date

Marine Signature

Date

From: Lance Corporal, DANIEL A. DUNN, USMCR

To: Commanding Officer, B D/S Motor Transport Company, Sixth Motor Transport Battalion, Fourth Marine Logistic Group, 301 E REGIS ST SUITE 1137, LDBBOCK, TX 79403-1137

subj: ACKNOWLEDGEMENT OF RIGHTS TO BE EXERCISED OR WAIVED IN CONNECTION WITH DISCHARGE PROCEEDINGS (BOARD CASE)

- Ref: (a) Yr ltr 1910 8-1 of 02 Oct 12
  - (b) MCO P1900.16 (MARCORSEPMAN)

I. I acknowledge receipt of reference (a) notifying me that I am being recommended for administrative separation from the U.S. Marine Corps / U.S. Marine Corps Reserve in accordance with paragraph(s) 6210.6 of reference (b) by reason of:

- a. Primary Basis
  - (1) GENERAL BASIS: Misconduct
  - (2) SPECIFIC BASIS: Commission of a Serious Offense
- (3) FACTUAL BASIS: On 23 September 2012 on or about 0230, Lance Corporal Dunn, Daniel A. was arrested by the Lubbock Police Department. He was charged with the following offenses: Felony Charges (2) retaliation and stalking; Misdemeanor Charges (2) unlawful carry of a weapon and public intoxication.
- 2. I understand that I am being recommended for separation with an Other Than Honorable characterization of service and that the least favorable characterization of service which I may receive is Other Than Honorable.
- 2. I understand that if I am serving in a pay grade E-4 or above and administratively separated with other than honorable characterization of service that I will be administratively reduced to pay grade E-3 effective upon discharge in accordance with paragraph 6311.8 of reference (b).
- 4. In view of the above, I choose to exercise the following rights by initialing each choice.
- a. I (have) / (have NOT) consulted with counsel. I understand it is in my best interests to do so before exercising or waiving any of my rights. My counsel's name, grade, and Armed Force is:
- b. II (do)/I (do NOT) request a hearing before an administrative discharge board.
- c. In lieu of a hearing, I (have) / (have NOT) included written statements in rebuttal to this proposed separation.
- d. I (do)/ (do NOT) desire to obtain copies of documents that will be forwarded to the Separation Authority, supporting this proposed discharge.
  - e. I understand if I have a history of combat service/deployment, as

Enclosure (2)

Subj: ACKNOWLEDGEMENT OF RIGHTS TO BE EXERCISED OR WAIVED IN CONNECTION WITH DISCHARGE PROCEEDINGS (BOARD CASE)

defined by MARADMIN 328/10, I must contact this command within 45 days to be screened for PTSD or TBI.

- 5. If I requested a hearing before an Administrative Separation Board, I realize I have the following rights:
- a. It To be present or represented by counsel if I am confined by civil authorities.
- b. To be represented by appointed military counsel (or military counsel of my choice, if available).
- c. To be represented by civilian counsel if I desire and at my own expense.
- d. To challenge voting members of the board or the legal advisor, if any, for cause only.
- e. To testify in my own behalf, subject to the provisions of Article
  31, UCMJ (Compulsory Self-Incrimination Prohibited).
- f. At any time during the proceedings I or my counsel may submit recorded matter for consideration by the board.
  - g. III or my counsel may call witnesses on my behalf.
- h. If or my counsel may question any witnesses who appear before the
- i. I or my counsel may present argument prior to the board's closing the hearing for deliberations on findings and recommendations.
- j. Upon written request to the Convening Authority, to be provided with a copy of the report of the board and the endorsement.
- k. Failure to appear without good cause at a hearing constitutes waiver of rights to be present at the hearing.
  - 1. Plan I have the right to make a sworn or unsworn statement.
- m. It have the right to examine evidence presented by the board, to cross-examine witnesses appearing before the board, to submit evidence before the board, and to present final argument before the board.
- n. Pailure to respond after being afforded a reasonable opportunity to consult with counsel constitutes waiver of the rights in paragraphs 6304.1d to lm of the reference.
- 6. It have read and fully understand the Purpose and Scope of the BCNR and NDRB.
- 7. I understand that if I am separated before I complete an active duty service requirement incurred because I received advanced education assistance, bonuses, or special pays, I may be required to reimburse the U.S. Government on a pro rata basis for the unserved portion of the active service

subj: ACKNOWLEDGEMENT OF RIGHTS TO BE EXERCISED OR WAIVED IN CONNECTION WITH DISCHARGE PROCEEDINGS (BOARD CASE)

requirement.

8. I SPECIFICALLY ACKNOWLEDGE THAT I UNDERSTAND THAT PROCESSING FOR ADMINISTRATIVE SEPARATION DOES NOT RELIEVE ME FROM ANY OBLIGATION TO SERVE ON ACTIVE AND/OR INACTIVE DUTY (INCLUDING ATTENDING RESERVE DRILLS) PENDING FINAL DECISION ON MY DISCHARGE. I MUST CONTINUE MY NORMAL ACTIVE AND/OR INACTIVE DUTY UNLESS AND UNTIL MY COMMAND INFORMS ME IN WRITING THAT (1) I AM EXCUSED FROM ACTIVE AND/OR INACTIVE DUTY OR (2) I AM DISCHARGED.

Witness Date Respondent Date

FOR COMMAND USE ONLY (When AOR is not returned or is returned but is unsigned or improperly or incompletely executed):

The Marine (INITIAL ONE):

did not return the AOR within the time limit indicated on the actification letter to acknowledge receipt of the notification package.

refused to acknowledge receipt of the notification package.

returned the AOR but did not sign it.

returned the AOR but did not make a selection of rights.

Signature of person initialing blank

Date

From: Lance Corporal, DANIEL A. DUNN, USMCR

To: Commanding Officer, B D/S Motor Transport Company, Sixth Motor Transport Battalion, Fourth Marine Logistic Group, 301 E REGIS ST SUITE 1137, LUBBOCK, TX 79403-1137

Subj: ACKNOWLEDGEMENT OF RIGHTS TO BE EXERCISED OR WAIVED IN CONNECTION WITH DISCHARGE PROCEEDINGS (BOARD CASE)

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## a. Primary Basis

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- 1. I understand that if I am serving in a pay grade E-4 or above and administratively separated with other than honorable characterization of service that I will be administratively reduced to pay grade E-3 effective upon discharge in accordance with paragraph 6311.8 of reference (b).
- 4. In view of the above, I choose to exercise the following rights by initialing each choice.
- a. I (have) / (have NOT) consulted with counsel. I understand it is in my best interests to do so before exercising or waiving any of my rights. My counsel's name, grade, and Armed Force is:
- b. I (do)/I(do NOT) request a hearing before an administrative discharge board.
- c. In lieu of a hearing, I (have) / (have NOT) included written statements in rebuttal to this proposed separation.
- d. I (do)/ (do NOT) desire to obtain copies of documents that will be forwarded to the Separation Authority, supporting this proposed discharge.
  - e. I understand if I have a history of combat service/deployment, as

Enclosure (2)

Subj: ACKNOWLEDGEMENT OF RIGHTS TO BE EXERCISED OF WAIVED IN CONNECTION WITH DISCHARGE PROCEEDINGS (BOARD CASE)

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- e. To testify in my own behalf, subject to the provisions of Article 31, UCMJ (Compulsory Self-Incrimination Prohibited).
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- n. Pailure to respond after being afforded a reasonable opportunity to consult with counsel constitutes waiver of the rights in paragraphs 6304.1d to 1m of the reference.
- 6. I have read and fully understand the Purpose and Scope of the BCNR and NDRB.
- 7. I understand that if I am separated before I complete an active duty service requirement incurred because I received advanced education assistance, bonuses, or special pays, I may be required to reimburse the U.S. Government on a pro rata basis for the unserved portion of the active service

returned the AOR but did not make a selection of rights.

Signature of person initialing blank

9/10



Purpose and Scope of Board of Correction of Naval Records (BCNR) and the Naval Discharge Review Board (NDRB)

1. The Board for Correction of Naval Records (BCNR), consisting of not less than three members, was established pursuant to 10 U.S.C. 1552, and considers. all applications properly before it for the purpose of determining the existence of an error or an injustice, and to make appropriate recommendations to the Secretary of the Navy. Application may be made by the member or former member, or such other persons as the board determines to be competent for such purpose. The Board for Correction of Naval Records, unlike the Naval Discharge Review Board (NDRB), may review discharges awarded by a general court-martial. Other types of cases reviewed by the board include, but are not limited to: those involving requests for physical disability retirement; the cancellation of a physical disability discharge, and substituting, in lieu thereof, retirement for disability; an increase in the percentage of physical disability; the removal of derogatory material from an official record; the review of nonjudicial punishment; and the restoration of rank, grade, or rating. Also, this board will review the case of a person who is in a Reserve component and who contends that the release from active duty should have been honorable, rather than general (under honorable conditions).

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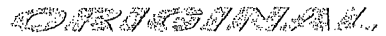
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In cases other than denied applications, the record of proceedings of the board will be forwarded to the Secretary of the Navy, who will direct such actions as determined to be appropriate.

In connection with review of executed discharges by the Board for Correction of Naval Records, there is no law or regulation which provides that an unfavorable discharge may be changed to a more favorable discharge solely because of the expiration of a period of time after discharge during which the respondent's behavior has been exemplary. To permit relief, an error or injustice must be found to have existed during the period of the enlistment in question and the respondent's good conduct after discharge, in and of itself, is not sufficient to warrant changing an unfavorable discharge to a

Enclosure (1)



more favorable type of discharge.

Applications for review and explanatory matter may be obtained by writing the Board for Correction of Naval Records, Department of the Navy, Washington, DC 20370-5100.

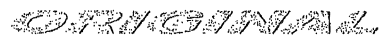
2. The Naval Discharge Review Board (NDRB), consisting of five members, was established pursuant to 10 U.S.C. 1553, to review, on its own motion; or upon the request of any former member of the Navy or Marine Corps; or in the case of a deceased member of the Navy or Marine Corps, upon the request of the surviving spouse, next of kin, or legal representative, or if incompetent by the member's guardian; the type and nature of final discharge to determine whether or not, under reasonable standards of naval law and discipline, the type and nature of the discharge should be changed, corrected, or modified, and if so, to decide what modification should be made. The board may also issue a new discharge in accordance with the facts presented to it.

The NDRB may review all final separations from the naval service, irrespective of the manner evidenced or brought about, except a discharge awarded by a general couxt-martial, or a discharge executed more than 15 years before date of review application. Such review is based on all available records of the Department of the Navy pertaining to the former member and such evidence as may be presented or obtained by the board.

NDRB has no authority to revoke any discharge; nor to reinstate any person in the military service subsequent to discharge; nor to recall any person to active duty; nor to waive prior disqualifying discharges to permit enlistment in the naval service or any other branch of the Armed Forces; nor to cancel enlistment contracts; nor to change the reason for discharge from or to physical disability; nor to determine eligibility for veterans benefits. Relevant and material facts germane to the former member concerned found by a general or special court-martial, or by a court of inquiry or board of investigation where the former member was in the status of a defendant or an interested party, as approved by the reviewing authorities, shall be accepted by the board as established facts in the absence of manifest error or unusual circumstances clearly justifying a different conclusion. Relevant and material facts stated in a specification to which the former member concerned pleaded guilty before a general or special court-martial, or where, upon being confronted by such a specification, the former member elected to request discharge for the good of the service, shall be accepted by the board as established facts in the absence of manifest error or unusual circumstances clearly justifying a different conclusion, or unless the former member shall show to the board's satisfaction, or it shall otherwise appear, that arbitrary or coercive action was taken against the member at the time, which action was not apparent to the reviewing authority from the face of the record.

The evidence before the board which may be considered in connection with a particular discharge document will normally be restricted to that which is relevant and material to the former member's particular term of Marine Corps service or during that term of Marine Corps service, or at the time of separation.

To warrant a change, correction, or wodification of the original document evidencing separation from the Marine Corps, the former member concerned must show to the satisfaction of the board, or it must otherwise satisfactorily appear, that the original document was improperly or inequitably issued under standards of naval law and discipline existing at the time of the former



member's original separation, or under such standards differing therefrom in the former member's favor which subsequent to separation, were made expressly retroactive to separations of the type and character had by the former member.

In connection with review of executed discharges by the NDRB, there is no law or regulation which provides that an unfavorable discharge may be changed to a more favorable discharge solely because of the expiration of a period of time after discharge during which the respondent's behavior has been exemplary. To permit relief, an error or injustice must be found to have existed during the period of the enlistment in question and the respondent's good conduct after discharge, in and of itself, is not sufficient to warrant changing an unfavorable discharge.

Applications for review and general information may be obtained by writing to the Naval Discharge Review Board, 801 North Randolph Street, Arlington, VA 22203-1989.

### 3. Statement of the Individual

I have been advised of the purpose and procedure for making application to the Board for Correction of Naval Records and the Naval Discharge Review Board.

I have also been advised that a discharge under other than honorable conditions resulting from a period of continuous unauthorized absence of 180 days or more, is a conditional bar to benefits administered by the Veterans Administration notwithstanding any action by the Naval Discharge Review Board.

10/2 12/01

ness Signature

Date

Marine Signature

Date

# TED STATES OF THE MENT AND THE STATES OF THE

# AFFIDAVIT OF SERVICE

I certify that attempts to serve the Notification (dated 02 Oct 12), Acknowledgement of Rights, and BCNR/NDRB information on LCpl DANIEL A DUNN, USMCR were made as follows:

SECTION I. SERVICE IN PERSON:

WAS ATTEMPTED: See the attached PERSONAL RECEIPT OF NOTIFICATION OF SEPARATION PROCEEDINGS.

Address: 301 E. Regis Street Suite 1137, Lubbock, TX 79403-113

SECTION II. SERVICE BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED:

Date mailed:

Mailed from:

Mailed by:

Address mailed to:

IF DELIVERED, ATTACH ORIGINAL PS FORM 3800 (WHITE RECEIPT) AND PS FORM 3811 (GREEN CARD) SHOWING DELIVERY; IF NOT DELIVERED, ATTACH ENVELOPE SHOWING POSTAL STAMPS AND MARKING INDICATING REASON FOR NO DELIVERY. IF DELIVERY NOT SUCCESSFUL, SERVE BY FIRST CLASS MAIL-SEE SECTION III.

SECTION III. RESULT OF SERVICE (IN PERSON OR MAIL):

Marine DID return the Acknowledgement of Rights.

SECTION IV. CERTIFICATION SIGNED/SWORN BEFORE COMMISSIONED OFFICER

Signature of person certifying information:

Misrayn O Cardona

Grade: SSgt

Billet: Admin Chief

Command: I-I Staff, Lubbock TX 79403

SWORN AND SUBSCRIBED before me on 2012/10/16

Signature of commissioned officer:

Eric M Pardo

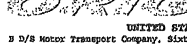
Grade: Capt

Billet: I-I

Command: I-I Staff, Lubbock TX 79403

04:29:10m.

10/10



UNITED STATES HARINE CORPS

B D/S Motor Transport Company, Sixth Motor Transport Battalion, Fourth Marine Logistic Group

301 E REGIS ST SUITE 1237 LUBBOCK, TX 79403-2137

1900 1900 SJA 02 Oct 12

10-16-2012

From: Lance Corporal Daniel A. DUNN, USMCR

Commanding Officer, B D/S Motor Transport Company, Sixth Motor

Transport Battalion, Fourth Marine Logistic Group, 301 E REGIS ST SUITE

1137, LUBBOCK, TX 79403-1137

Subj: PERSONAL RECEIPT OF NOTIFICATION OF SEPARATION PROCEEDINGS

1. On the day of October, at 1030, I personally received the original Notification of Separation Proceedings dated 22070BER 2012 and the Purpose and Scope of the BCNR and NDRB.

Signature of Marine

Witness /2/0/6

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	CHRONOLOGIC	CAL RECORD	(1070)
UNIT/ORGANIZATION	PRMARY	' DUTY	REMARKS
RECRUIT PERSONNEL SUPPORT BN RTR SAN DIEGO, CA RUC: 34022 MCC: 017	BASIC MARINE W/EN 8011 (3)		20100712 JOIN RUC 34022 MCC 017 RECRUIT
			20101008 TR MCC J9Y DUBDA 20101019
SCHOOL OF INFANTRY (STUD PERS) CAMP PENDLETON, CA RUC: 33353 MCC: J9Y		1	20101020 JOIN RUC 33353 MCC J9Y GND ENTLEVEL STUD M92
			2010 II 16 TRIMGE 19M BUEDA 2010 IUT
AVIATION A&C SCHOOL (STUD) PENSACOLA, FL RUC: 06050 MCC: J9M			20101119 JOIN RUC 06050 MCC J9M TEMINS AVNTRNG
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NAVMC 118(3) (REV. 5-74) (EF) SN: 0109-LF-062-6700 (Previous editions are obsolete)

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NOUU	(Signature)	(Signature)	
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NAVMC 118(11) (REV. 3-82) (EF) SN: 0108-LF-062 PREVIOUS EDITIONS WILL BE USED



# **ADMINISTRATIVE REMARKS (1070)**

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DATE	DATE	,	
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(Signature)		(Signature)	
icounseled this date conditions deficiencies: On 23 September were arrested by the Lubbock Police Decommiting the following offenses: Felo (2) - retaliation and stalking; Misdemeat (2) - unlawful carrry of a weapon and purintoxication. Specific recommendations corrective action are to insure you obey regulations, and orders under the UCMJ is available through the chain of comma to take corrective action and any further the UCMJ may result in judicial or adveadministrative action, including but not administrative separation. I was advised 5 working days after acknowledging this submit a written rebuttal which will be fOMPF. I choose (to)(not to) make such SNM NOT AVAILABLE FOR SIGNATURE	er 2012 you partment for my Charges nor Charges ablic for all rules, . Assistance nd. Failure violations of rse limited to I that within s entry I may iled in my	following deficiencies: Offense in that on 23 So arrested by the Lubbock committing the followin - retaliation and stalking unlawful carrry of a we understand I am being p Honorable" Administrate that within 5 working definise entry, a written rebu	g offenses: Felony Charges (2) - apon and public intoxication. I processed for an "Other than tive Separation. I was advised ays after acknowledgment of cuttal can be submitted and this my OMPF. I choose (to)(not

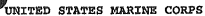
DUNN, DANIEL A.

594-96-1068

NAME (last, first, middle)

SSN





DIRECT SUPPORT MOTOR TRANSPORT COMPANY B (-)
6TH MOTOR TRANSPORT BATTALION, 4TH MARINE LOGISTICS GROUP
301 EAST REGIS STREET, SUITE 1137
LUBBOCK, TX 79403-1137

1900 S-1 17 Oct 12

From: Medical Department, Direct Support Motor Transport

Company B(-)

To: Inspector-Instructor, Direct Support Motor Transport

Company B(-), 6th Motor Transport Battalion, 4th Marine

Logistics Group

Subj: INVOLUNTARY ADMINISTRATIVE SEPERATION IN THE CASE OF

LANCE CORPORAL DANIEL A DUNN 1068/3531 USMCR

Ref: MARADMIN 328/10

1. Per the reference, LCpl Dunn is a member of the Selected Marine Corps Reserve and does not have any history of combat service or deployment. A screening of SNM's medical record has been conducted. Medical records indicate that there has been no diagnosis of service or non-service related TBI or PTSD, therefore; a medical evaluation is not required.

V. N. DARDEN V.N. DARDEN V.N



### UNITED STATES MARINE CORPS

DIRECT SUPPORT MOTOR TRANSPORT COMPANY B (-)
6TH MOTOR TRANSPORT BATTALION, 4TH MARINE LOGISTICS GROUP
301 EAST REGIS STREET, SUITE 1137
LUBBOCK, TEXAS 79403-1137

1900 S-1 15 Oct 12

From: Inspector-Instructor, Direct Support Motor Transport Company B(-)

To: Lance Corporal Daniel A. Dunn 1068/6531 USMCR

Subj: UNSATISFACTORY PARTICIPATION IN THE SELECTIVE MARINE CORPS RESERVE

- 1. This letter is a notification that you have been declared an unsatisfactory participant in the Selective Marine Corps Reserve for the following dates:
  - a. 20121013(2), 20121014(2)
- 2. You are hereby advised that should your unsatisfactory performance status continue, you will be subject under conditions other than honorable.
  - a. Discharge from the Marine Corp Reserve with a possible characterization of service of under conditions other than honorable.
  - b. Administrative reduction to the next lower rank.
  - c. Termination of Reserve Montgomery GI Bill and Selective Marine Corps
  - d. Reserve Incentive Program Benefits.
  - e. Adverse conduct marks.
  - f. Derogatory comments entered into you official military personnel file.
- 3. To correct your deficiencies, you must regain a satisfactory status. You may do this through the performance of Equivalent Duty Periods. You may make arrangements for this by reporting to the reserve center in person, calling by phone, or writing a letter to me. These actions must be taken within 20 days from the date of this letter.
- 4. You have the right and are encouraged to submit a statement on your behalf. Your statement should include any hardship or medical problem that you may precluded your attendance at scheduled IDT's. Any statement that you make will be considered in determining the proper course of action.
- 5. If you have any questions about this action, you may contact your Platoon Sergeant or Staff Sergeant Cardona at (806)763-2853 ext 232 or at misrayn.cardona@usmc.mil

By direction

11/28/2012 TJGPR984 \*\*\*\* RESERVE ABSENCE 984 REMARKS \*\*\*\* ENTER CATG: SEQ NBR: 14:29:58 ECUFO5 ENTER NEXT EDIPI: EDIPI: 1395439177 NAME: DUNN, DANIEL A RUC: 14652 COMPANY CODE: B PRES-GRADE: E3 RECSTAT: E COMP CODE: PLT CODE: HQCO TRNGRP: A R-RECSTAT: O RCOMP CODE: K4 DEL FLAG KILL TYPE REASON LES DATE SEQ DATE NUMBER CODE CODE CODE CODE 00004 201211 20121014 UN 00 02 N ADR TYP-DOC#-YEAR-RUC-DPI-TTC TCH DATE B: 1-99518-2012-14652-17-0843-20121028 E: 1-99518-2012-14652-17-0843-20121028 KILL TYPE DEL FLAG REASON LES SEQ DATE DATE NUMBER CODE CODE CODE CODE 00003 201211 20121013 02 UN 00 Ν ADR TYP-DOC#-YEAR-RUC-DPI-TTC TCH DATE B: 1-99518-2012-14652-17-0843-20121028 E: 1-99518-2012-14652-17-0843-20121028

	ase read the instruction				
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Name or update your beneficiary Reduce the amount of your insurance coverage		form is for use by Accannot be used for a	tive Duty and Reserve me ny other Government Life	embers This form does Insurance	
☐ Decline insurance coverage  Last name First name Middle na	me Hank, title or grad	e Social	Security Number		
Dunn Doniel Austin	PVT/E-1	1594	96188		
Branch of Service (Do not abbreviate)   Current	Duty Location CORPS RECRUIT DE	DOT CAN DIEGO CA			
WARING		of Insurance	1		
By law, you are automatically insured for \$400,000 If you want \$400,000 of insurance, skip to Beneficiary(ies) and Payment Options If you want less than \$400,000 of insurance, please check the appropriate block below and write the amount desired and your initials. Coverage is available in increments of \$50,000 If you do not want any insurance*, check the appropriate block below and write (in your own handwriting), 'I do not want insurance at this time'  Declining SGLI coverage also cancels all family coverage and traumatic injury protection under the SGLI program					
(Write "I do not want Insurance at this time")  *Note Reduced or refused insurance can only be restored by completing form SGLV 8285 with proof of good health and compliance with other requirements. Reduced or refused insurance will also affect the amount of Veterans. Group Life Insurance you can convert to upon separation from service.					
I HAVE BEEN COUNSELED ABOUT DESIGNATION OF U	NUSUAL BENEFICIARY			DATE	
	Beneficiary(ies) a				
I designate the following beneficiary(ies) to receive in upon my death. If all principal beneficiaries predece	payment of my insurance ease me, the insurance w	proceeds I understand	d that the principal beneficiary tent beneficiary(les)	(les) will receive payment	
Complete Name (first, middle, last) and Address of each beneficiary	Social Security Number (if known)	Relationship to you	Share to each beneficiary (Use % \$ amounts or tractions)	Payment Option (Lump sum or 36 equal monthly payments)	
Principal	(i) (i) (ii)				
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3	distance of the state of the st				
4					
∟ Additional Principals on page 4 (check if applicable)					
Contingent					
1 Rick Dunn 165 Lake Trail Drive Double 511, TX, 75077	UNDER 21 Y/(N)	Father	100%	LumpSum	
2					
3					
4				COLOR DE LA COLOR	
Additional Contingents on page 4 (check if applicable)					
I HAVE READ AND UNDERSTAND the in This form cancels any prior beneficiary or p	nstructions on pages	2 and 3 of this form	n I ALSO UNDERSTA	ND that	
<ul> <li>The proceeds will be paid to beneficiaries as s</li> </ul>	tated in #6 on page 3 of t				
<ul> <li>If I have legal questions about this form. I may</li> <li>I cannot have combined SQLI and VQLI cover.</li> </ul>	ages at the same time for	more than \$400 000			
If I am married or If I get married after complet deducted from my pay unless I decline Fam be registered in DEERS. Failure to do so will	ing this form my spouse ily SGLI coverage by com	e is automatically cover pleting SGLV 8286A - i	ered under Family SGLI for For Family SGLI premium dec	which premiums will be ductions my spouse MUST	
SIGN HERE IN INK > Daviel lux	tin Dunn		Date 20100712		
(Your signs	ature Do not print )  Do not write in space b	elow For official use	only		
RECEIVED BY RANK TITLE	OR GRADE   ORGANIZ	ATION	DATE RECEIVED	1	
GS-/ / E-	WCHD S/	N DIEGO CA 92140	20100712	The state of the s	
SGLV 8286 May 2909/			Copy 1 = Member's Official	Personnel File P 2	

T7036SGB ANNUAL RETIREMENT CREDIT RECORD PAGE 1

SSN: 1068 NAME: DU	JNN DANIEL	Y: 20120608 CRUC: 01130 RE A TRAINING GROUP: A 100608 TSATYR: 01 TQUALS	
TYPE DATE POIN P-REG 20110415 00	01 P-REG 20110416 02 P-REG 20110521	E DUTY POINTS TYPE INCLUSIVE DAY 002 P-D3 20110524-201105 002 P-D3 20110601-201106	31 008
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CERTIFICATION:			
AUDIT DATE:	MEMBER:	UNIT:	

T7036SGB

ANNUAL RETIREMENT CREDIT RECORD

PAGE 1

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# **ENLISTMENT/REENLISTMENT DOCUMENT** ARMED FORCES OF THE UNITED STATES

#### PRIVACY ACT STATEMENT

AUTHORITY: 5 U.S.C. 3331; 10 U.S.C. 113, 136, 502. 504, 505, 506, 507, 508, 509, 510, 513, 515, 516, 518, 519, 972, 978, 2107, 2107a, 3253, 3258, 3252, 5540, 8252, 8253, 8257, 8258, 12102, 12103, 12104, 12105, 12106, 12107, 12108, 12301, 12302, 12304, 12305, 12405; 14 USC 351, 632; 32 U.S.C. 301, 302, 303, 304; and Executive Order 9397, November 1943 (SSN).

PRINCIPAL PURPOSE(S): To record enlistment or reenlistment into the U.S. Armed Forces. This information becomes a part of the subject's military personnel records which are used to document promotion, reassignment, training, medical support, and other personnel management actions. The purpose of soliciting the SSN is far positive identification.

ROUTINE USE(S): This form becomes a part of the Service's Enlisted Master File and Field Personnel File. All uses of the form are internal to the relevant Service.

DISCLOSURE: Voluntary; however	, failure to furnish personal identification	n information may negate the enlistment/reenli	stment ap	plication.			
_	A. ENLISTEE/REENLISTE	E IDENTIFICATION DATA					
1. NAME (Last, First, Middle) DUNN		2. SOCIAL SECURITY NUMBER 594-96-1068					
DANIEL AUSTIN							
3. HOME OF RECORD (Street. City. 165 LAKE TRAIL DR, DOUBLE O (DENTON), TX, US, 75077	* * *	4. PLACE OF ENLISTMENT/REENLISTME DALLAS MEPS DALLAS, TX 75202-4709	NT (Mil, Ins	stallation, Ci	ly, Stale)		
5. DATE OF ENLISTMENT/	6. DATE OF BIRTH (YYYYMMDD)	7. PREV MIL SVC UPON ENL/REENLIST	YEARS	MONTHS	DAYS		
REENLISTMENT (YYYYMMOD)	,	a. TOTAL ACTIVE MILITARY SERVICE					
20100608	19900330	b. TOTAL INACTIVE MILITARY SERVICE					
	B. AGRE	EMENTS					
8. I am enlisting/reenlisting in	the United States (list branch of servi	ce) MARINE CORPS RESERVE					
this date for 8	years and 0		E-1	of wh	ich		
0 years and	The American Community of the Community	ed an Active Duty Obligation, and it of the Service in which I have enlisted.	6	years a	and		
authority. This eight year servi	of eight (6) years, thiess I arr soo ce requirement is called the Militan and Annex(es) (list name of Annex(es,	ner discharged or otherwise extended by y Service Obligation. The additional deta ) and describe)	ils of my	enlistmen	.t√		
I understand that I am joining the United States (list branch of serv. 365 days, unless this period of a nonpay status and that I am I limited to medical care, liability understand that the period of I also understand that the period of classeribed in paragraph 10, belongeribed in paragraph 10, belongeribed in paragraph with the period of any change will be ordered to active duty	time is otherwise extended by the not entitled to any benefits or privile insurance, death benefits, educatione while I am in the DEP is NOT code of time while I am in the DEP is cow. While in the DEP, I understandles In my physical or dependency sunless I report to the place shown amponent of the United States (list to years and weeks.	ng the DEP I am enlisting in the Ready Reformation for Secretary concerned. While in the DEP, eges as a member of the Ready Reserve, on benefits, or disability retired pay if I increditable for pay purposes upon entry introducted toward fulfillment of my military so that I must maintain my current qualifications, and malling address in item 4 above by (list date (YYYYMMDD))	r a period I understa to includeur a physic a pay stervice ob- ations and	I not to ex and that I ie, but not ical disab tatus. Ho ligation d keep my stand tha	ceed am in t billity, I wever,		

DD FORM 4/1, OCT 2007

(Initials of Enlistee/Reenlistee) Biometrically Signed

PREVIOUS EDITION IS OBSOLETE.

c. The agreements in this section and attached annex(es) are all the promises made to me by the Government. ANYTHING ELSE ANYONE HAS PROMISED ME IS NOT VALID AND WILL NOT BE HONORED.

NAME OF ENLISTEE/REENLISTEE (Last, First, Middle)	SOCIAL SECURITY NO. OF ENLISTEE/REENLISTEE				
DUNN DANIEL AUSTIN	594-96-1068				
D. CER	TIFICATION AND ACCE	PTANCE			
information is false or incorrect, this enlistment may by a Federal, civilian, or military court and, if found of I certify that I have carefully read this document	y be voided or terminated a guilty, may be punished. I, including the partial sta	en in my application for enlistment. If any of that dministratively by the Government or I may be tried tement of existing United States laws in Section			
that only those agreements in Section B and S	ection C of this document omises or guarantees m	explained to my satisfaction. I fully understand it or recorded on the attached annex(es) will be ade to me by anyone that are not set forth in red.			
b. SIGNATURE OF ENLISTEE/REENLISTEE	c. DATE SIGNED (YYYYMMDD)				
Biometrically Signed	ž na	20100608 16:11:46			
14. SERVICE REPRESENTATIVE CERTIFICATION					
that only those agreements in Section B of this form by any person are not effective and will not be hono	ssed the signature in item 1 n and in the attached Annex red.	3b to this document. I certify that I have explained t(es) will be honored, and any other promises made			
b. NAME (Last, First, Middle) KOLENC MICHAEL J	c, PAY GRADE E-7	d. UNIT/COMMAND NAME USMC RS STATION FORT WORTH			
e. SIGNATURE	1. DATE SIGNED	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)			
Biometrically Signed	(YYYYMMDD) 20100608 16:11:46	PANTEGO			
	ON OF ENLISTMENT OF				
	And the second control of the second control	The state of the s			
15. IN THE ARMED FORCES EXCEPT THE NATION I, DANIEL AUSTIN DUNN the Constitution of the United States against all enem and that I will obey the orders of the President of the regulations and the Uniform Code of Military Justice.	do solem, les, foreign and domestic; ti United States and the order	inly swear (or affirm) that I will support and defend hat I will bear true falth and allegiance to the same;			
16. IN THE NATIONAL GUARD (ARMY OR AIR):	, do solemr	nly swear (or affirm) that I will support and defend			
the Constitution of the United States and the State ofagainst all enemies, foreign and					
domestic; that I will bear true faith and allegiance to it and the Governor of		y the orders of the President of the United States e officers appointed over me, according to law			
and regulations. So help me God.	and the orders of the	s officers appointed over the, according to law			
17. IN THE NATIONAL GUARD (ARMY OR AIR):					
I do hereby acknowledge to have voluntarily enlisted/reenlisted this day of					
in the		leserve of the United States (list branch of service)			
National Guard of the United States for a period of	years, with r	nembership in the days, under the			
conditions prescribed by law, unless sooner discharge					
18.a. SIGNATURE OF ENLISTEE/REENLISTEE	(1 67	b. DATE SIGNED (YYYYMMDD)			
Biometrically Signed		20100608 16:41:54			
19. ENLISTMENT/REENLISTMENT OFFICER CERT a. The above oath was administered, subscribed, an		) before me this date.			
b. NAME (Last, First, Middle) WHITE ANDREW E	c. PAY GRADE O-3	d, UNIT/COMMAND NAME DALLAS MEPS			
e. SIGNATURE	1. DATE SIGNED	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)			
Biometrically Signed	(YYYYMMDD) 20100608 16:41:54	DALLAS TX 75202-0000			
(Initials of Enlistee/Reenlistee) Biometrically Signed					

DD FORM 4/2, OCT 2007

PREVIOUS EDITION IS OBSOLETE.



# CMC (MMSB-20)

RECORD OF MILITARY PROCESSING - A	RMED FORCES OF	THE UNITED STATE	
(Read Privacy Act Statement and Instruc The public reporting burden for this collection of information is estimated to evers	60 101 101	ding the time for reviewing instructions	Mar 31, 2010
The public reporting burden for this collection of information is estimated to avera maintaining the data neoded, and completing and reviewing the collection of info suggestions for reducing the burden, to the Department of Defense, Executive St shall be subject to any penalty for failing to comply with a collection of information	mation, Send comments regards houses Directorate (0704-0173), F	espondents should be aware that not	
PLEASE DO NOT RETURN YOUR FORM TO THE ABOV	E ORGANIZATION.		201077471011110
BROOFSCINC FOR	LECTIVE SERVICE CLA	SSIFICATION D. SELECTI	VE SERVICE REGISTRATION NO.
LITES LAND			ı
1 1 HOME ENTRE	TION I - PERSONA	I DATA	
	First, Middle Name (and Ma		
5 9 4   -   9 6   -   1   0   6   8 Dunn, Daniel Aus		·	
3. CURRENT ADDRESS	4. HOME OF RI	CORD ADDRESS	
(Street, City, County, State, Country, ZIP Code)	(Street, City, Co Country, ZiP C	ode) DOUBLE (	DAK
165 Lake Trail Dr. DOUBLE OAK DENTON TX UNITED STATES 75077	DENTON	TX UNITED STATE	
NA CONTRACTOR OF THE CONTRACTO	<u> </u>	RACIAL CATEGORY (X one	
5. CITIZENSHIP (X one)  a, U.S. AT BIRTH (If this box is marked, also X (1) or (2))	10.0-1	(1) AMERICAN INDIAN/ (4)	NATIVE HAWAIIAN CATEGORY
(1) NATIVE BORN (2) BORN ABROAD OF U.S.	b FEMALE		OR OTHER PACIFIC (1) HISPANIC OR LATINO
b. U.S. NATURALIZED ALIEN REGISTRATION NUMBER	1 1	(2) ASIAN (3) BLACK OR AFRICAN X (5)	WHITE X (2) NOT HISPANIC
c. U.S. NON-CITIZEN (#issued)		AMERICAN	
d. IMMIGRANT ALIEN (Specify) a. NON-IMMIGRANT FOREIGN	8. MARITAL STATUS	Specify) 9. NU	MBER OF DEPENDENTS
NATIONAL (Specify) 10. DATE OF BIRTH 11. RELIGIOUS	Single 12. EDUCATION	1 13. PROFICIENT IN	FOREIGN 1st 2nd
(YYYYMMDD) PREFERENCE	(Yrs/Highest Ed	LANGUAGE (III	
(Optional) 1 19 ррр В В р ВАРТІЅТ	Gr Completed)	L	NONE
14. VALID DRIVER'S LICENSE (X one) X YES	NO 15, PLACE OF	BIRTH (City, State and Country,	)
(If Yes, list State, number, and expiration date)	MIAMI	FL	UNITED STATES
TX 24072229 20120330  SECTION II - EXAMINATIO			
SECTION II - EXAMINATIO (FOR OFFICE USE ONLY - DO	NOT WRITE IN THIS SE	CTION - Go on to Page 2, Qu	uestion 20.)
16. APTITUDE TEST RESULTS			
a. TESTID b. TEST SCORES AFQT	GS AR WK	16U55575	S MC AO VE
OTE PERCENTILE 8	36126141518	16455575	11612121161
17, DEP ENLISTMENT DATA  B. DATE OF ENLISTMENT - DEP   D. PROJ ACTIVE DUTY DAT	E c. ES d. RECRUITER	RIDENTIFICATION (e.	STN ID (f. PEF
(YYYYMMDD) (YYYYMMDD)			016141LE
TE 1005/AES   D. WAIVER (2) (3) (4)	(5) (6) (1.	7 7 0 2 5 9 5 AY 1. SVC ANNEX CODE	S K. MSO (YYWW) IT AD DELIGA-
g. T-E MOS/AFS (1) (3) (4)	(8) (0) [	RADE	TION (YYWW)
18. ACCESSION DATA	DATE - DAVENTOV DATE	(VVVVIIIIO) Id. MSO (YYWW)	a, ADIRC OBLIGATION (YYMMWWDD)
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k, RECRUITER IDENTIFICATION   1. STN ID   m.	PEF n. T-E N	OS/AFS O. PMOS/AFS	P. YOUTH Q. OA IT. STATE
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20. NAME (Lest, First, Middle Initial)			[3	21. SOCIAL SECURITY NUMBER			
Dunn, Daniel Austin 594-96-1 SECTION III - OTHER PERSONAL DATA				594-96-106	8		
22. EDUCATION	J	SECTION III - O	THER PERSONAL DATA			nergyttillenkirikenseless	
		attended. (List dates in YYYYMM	format)		(5) GR/	DUATE	
(1) FROM	(2) TO	(3) NAME OF SCHOOL	(4) LOCATION	The second secon	YES	NO	
200408	200806	MARCUS HS	TX FLOWER M	OUND	AD		
					''		
					YES	NO	
		OTC, Junior ROTC, Sea Cadet	Program or Civil Air Patrol?			AD	
	EPENDENCY STAT in In Section VI, "Remai	US AND FAMILY DATA					
a. Is anyone dependent upon you for support?						AD	
b. Is there any	court order or judgme	ant in effect that directs you to pr	rovide alimony or support for childr	en?		40	
c. Do you have an immediate relative (father, mother, brother, or sister) who: (1) is now a prisoner of war or is missing in action (MIA); or (2) died or became 100% permanently disabled while serving in the Armed Services?						AD	
d. Are you the only living child in your immediate family?						A	
	MILITARY SERVICE in in Section VI, "Remai	OR EMPLOYMENT WITH THE	U.S. GOVERNMENT				
a. Are you now or have you ever been in any regular or reserve branch of the Armed Forces or In the Army National Guard or Air National Guard?						AD.	
b. Have you ever been rejected for enlistment, reenlistment, or induction by any branch of the Armed Forces of the United States?						AD	
c. Are you now or have you ever been a deserter from any branch of the Armed Forces of the United States?						AD	
d. Have you ever been employed by the United States Government?						A	
e. Are you now drawing, or do you have an application pending, or approval for: retired pay, disability allowance, severance pay, or a pension from any agency of the government of the United States?						(K	
	PERFORM MILITAF in in Section VI, "Remar						
Are you now or have you ever been a conscientious objector? (That is, do you have, or have you ever had, a firm, fixed, and sincere objection to participation in war in any form or to the bearing of arms because of religious belief or training?)						和	
b. Have you ever been discharged by any branch of the Armed Forces of the United States for reasons pertaining to being a conscientious objector?						<b>A</b>	
c. Is there anything which would preclude you from performing military duties or participating in military activities whenever necessary (i.e., do you have any personal restrictions or religious practices which would restrict your availability)?						AD	
Have you eve	er tried, used, sold, s stimulant, hallucinoge	en (to include LSD or PCP), or ca	otic (to Include heroin or cocaine), o annabis (to include marijuana or ha roid, except as prescribed by a licer	ashish), or any	REFER DASF	то	

						11-1-2-2-2-2		
27. NAME (Lest, First, Middle Initial) Diano, Daniel Austin				28, SOCIAL SECURITY NUMBER 594-96-1068				
	······································	SECTION IV - CER	TIFICATION	**************************************	. [	374"	70-1000	
29. CERTIFICATION OF APPLICANT (Your signal	ture in	this block must be witnessed	hy vous requiter \					
a. I certify that the information given by me I understand that I am being accepted for e information is knowingly false or incorrect, I	e in th	nis document is true, co ment based on the infor	mplete, and correct	me	in this doc	ument; th	at if any of the	
discharge which could affect my future emp			mintary court and	COU	id receive	<b>6</b> 1622 His	II Honorable	
b. TYPED OR PRINTED NAME (Last, First, Middle	Tc. 5	SIGNATURE				d. DATE	SIGNED (TTTTMMDD)	
Initial) Dunn, Daniel Austin	0	Myton Dim					20100524	
30. DATA VERIFICATION BY RECRUITER (Ente			ts used to verify the follo					
a. NAME (X one)  X (1) BIRTH CERTIFICATE	<del></del>	GE (X one) (1) BIRTH CERTIFICATE	waste		c. CITIZENSHIP (X one)  X (1) BIRTH CERTIFICATE			
(2) OTHER (Explain)	+^	(2) OTHER (Explain)		<del>-</del>	(2) OTHER (Explain)			
d. SOCIAL SECURITY NUMBER (SSN) (X one)	e. E	DUCATION (X one)		6.0		CUMENTS USED		
X (1) SSN CARD		(1) DIPLOMA						
(2) OTHER (Explain)	1	(2) OTHER (Explain)						
31. CERTIFICATION OF WITNESS		UMANAGOOMETA <sup>M</sup> .						
<ul> <li>a. I certify that I have witnessed the applicant's directives. I further certify that I have not made a trial by courts-martial under the Uniform Code of be ineligible for enlistment,</li> </ul>	ny pr	omises or guarantees other	er than those listed a r cause to be effecte	nd sig	aned by me.	. I underst	and my liability to	
b. TYPED OR PRINTED NAME (Lest, First, Middle Initial)  GI		d. RECRUITER I.D.	e. SIGNATURE				f. DATE SIGNED	
,	RADE E5	464770259				(YYYYMMDD) 20100524		
	GRAM ENLISTED FOR, MILITARY SKILL, OR ASSIGNMENT TO A GEOGRAPHICAL AREA GUARANTEES							
a. SPECIFIC OPTION/PROGRAM ENLISTED FOR (C.	omolei	ed by Guidance Counselor N	SIGNMENT TO A G	EUG 85 S/	RAPHICAL	onsoring se	VICE I	
Allen clear tout English I		SEE 30,			5N:20			
						100 1	C. APPLICANTS	
b. I fully understand that I will not be guaranteed as shown in Item 32.a. above and annexes attack						1	INITIALS	
33. CERTIFICATION OF RECRUITER OR ACCEPTOR ACCEPTOR Confly that I have reviewed all information or policy requirements for enlistment. I accept him/l Marine Corps	ner fo	ed in this document and, to enlistment on behalf of the that I have not made any	e United States (Ente	r Bra	nch of Service	e)		
above. I further certify that service regulations go applicant's enlistment have been secured and are	verni	ng such enlistments have	-					
b. TYPED OR PRINTED NAME (Last, First, C. PA		d. RECRUITER I.D. OR	e. SIGNATURE		J 1		f. DATE SIGNED	
Middle Initial) GF	ADE	ORGANIZATION	11/11/11/11				(YYYYMMDD)	
GYSGT KOLENC, M.J.	: /	X-1308		2			20100608	
SECTION V - RECERTIFICATION								
34. RECERTIFICATION BY APPLICANT AND C								
a. I have reviewed all information contained in the							•	
belief. If changes were required, the original entr	y nas	been marked "See Item 3	4" and the correct in	orma	tion is provi	ged below		
#18 U 53B								
*32 a K4 6x2 REOP	G	Aircraft 1E	Ordany T	ech	hic is >			
*32 a K4 6x2 KEOP 6531 Aircraft Ordanu Technician								
				···				
d. APPLICANT		e. WITNESS						
Daniel Justio Jany Doloc	MDD)	First, Middle Initial)	G	ANK/ RADE	(3) 919NA	TURE		
DD FORM 1966/3, MAR 2007	LIO	A CANDOLOCHOS	- 1 1 M 6 M	1		-4	Page 3	
DE LESS LOGGICS MALL MOOL				- 1	1		-	

35. NAME (Last, First, Middle Initial) Dunn, Daniel Austin		Anthonoren kengaran panganan panganan panganan kahiri kanan penganangan pangan	36. SOCIAL SECURITY NUMBER 594-96-1068	
(Specify item(s) being co		I - REMARKS ber. Continue on separate pages	s if necessary )	
LEVEL WAIVER APPROVED ON				-
WAIVER#				
MEPS LIAISON				
磷酸磺基磺酸吡唑甲磺酸医苯甲磺酰磺酸甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲	*************	****	**	F##
PARTIAL IST PREPARED ON		PARTIAL IST PREPARED OF	N	
PU/HANG CRUNCHES		PU/HANG CRUNC	HES	
MEPS LIAISON		MEPS	LIAISON	- M M
I HAVE REVIEWED THIS ENLISTMENT PACKAGE PROCESSING AND ENLISTMENT INTO THE UNITED			HE APPLICANT QUALIFIED FOR	·# H
Authority to enlist/ship granted by		SNCOIC		
E-RS , 630470 , DAE	Aucharita	to enlist/ship granted by		
Waiver Type Waiver Control # Waiver Code .				
		630490 , F.B.E. Waiver Control # Waiver Cod	a.s	
Authority to enlist/ship granted by	waive: · po	Marter Control ii Marter Coo	•	
E-RS , 630472 , DCE				
Weiver Type Waiver Control # Waiver Code				
The state of the s				
Applicant qualified IAL Muh Reserve Interview Condu			Frost Call 008-10	<b>1</b> .
Reserve Interview Condu	Ltio on		•	
Add Remark			DD FORM 1966/5 YES	
	AENY OF MARIE	FOR OFFICIAL MILITAR	ATTACHED? (X one) NO X	<u> </u>
37. NAME CHANGE.  If the preferred enlistment name (name given in Ite prescribed by state law, and it is the same as on your s	m 2) is not the same	as on your birth certificate, and it		ıre
a. NAME AS SHOWN ON BIRTH CERTIFICATE		b. NAME AS SHOWN ON SOCIAL	SECURITY NUMBER CARD	
c. I hereby state that I have not changed my name thro		ner legal procedure; that I prefer to which I am known in the communi		
and with no criminal intent. I further state that I am the	same person as the	person whose name is shown in	item 2.	
d. APPLICANT (1) SIGNATURE			(2) DATE SIGNED	
(1) SIGNATURE		•	(2) DATE SIGNED (YYYYMMDD)	
e. WITNESS	The second secon		- Charles and the second secon	
(1) TYPED OR PRINTED NAME (Lest, First, Middle Initial)	(2) PAY GRADE	(3) SIGNATURE	The second secon	